CLAP-BOARD TIMBER. See Highways, Water Mills, 2. CLERGY. See Ministers. CLERK of the COUNCIL. See Inspectors, 6, 7. Journals of Assembly, per Tot. Naval Officers, 8. CLERK of the HOUSE of DELEGATES. See Journals of Assembly, per Tot. Letters Public, 3. CLERK of the INDICTMENTS. See Attorneys, 3, 5. Process Criminal, 2. CLERK of the PROVINCIAL COURT. See Amerciaments, 1, 2. Appeals, 4, 6. Attorneys, 1. Bills of Cost, per Tot. Conveyances, 6-8. Cursing, &c. per Tot. Jurors, 7. Passes, 1, 2. Process Civil, 1. Protestant Interest, 3, 6. Records, 12. CLOATHS. See Guardians, 6. Orphans, 3.

COINS.

1. Persons forging or counterfeiting foreign Gold or Silver Coins, (commonly current in this Province) and their Aiders, Assisters and Abettors, shall, for the first Offence, be whipped, pillor'd and cropped; and, for the Second Offence, be branded in the Cheek and ba-

nished. 1707, ch. 4, §. 1, 2.

2. For the Rates of foreign Silver Coins, according to the Old Currency, before the Introduction of a Pa-

per Currency; see 1708, ch. 4.

3. For the Rates of Gold and Silver Coins, as they shall pass in Payment for Levies and other Public Tobaccoes; see Levies, 28.

4. The Penalty on clipping or cutting foreign Coins imposed by the Act of 1707, ch. 4, is taken away by 1729, ch. 2.

See Gold and Silver.

COLLECTORS.

1. The feveral Collectors shall have the following Fees (for which see the AA) and no more. But one Half of the said Fees only, shall be taken for Vessels built or purchased by Inhabitants of this Province, whose Owners are all actual Residents therein. 1717, ch. 2, §. 3.

2. Collectors shall put up a fair Table of their Fces in their feveral Offices, under Penalty of 501. Sterling. one Half to the Support of Government, the other to

the Informer. Ibid. §. 4.

See Annapolis, 2. Freight of Tobacco, 5. Oxford, 2. COLLECTORS of Quit-Rents. See Inspectors, 46. COLLEGE of VIRGINIA. See Gold and Silver, 1.

COMMISSARY-GENERAL;

-Shall hold his Court once in Two Months, or oftener if necessary; and proceed therein according to the Laws of Great-Britain (if pleaded before him) in Cases where this Act is filent. 1715, ch. 39, §. 2.

2. —May take the Probat of any Will within this Province, altho' the same concerns Titles of Land.

Ibid.

3. ——Shall observe the Rules in this Act, in the Accounts of Executors and Administrators. Ibid. §. 7.

-Shall, within Three Months after Accounts made up and passed in his Office, or after Distribution by him made according to Law, of any Intestate's Estate, transmit the Balance or Account thereof to the County Court where the Estate lieth, on Forseiture of 10,000 to Tobacco; one Half to the Support of Government, the other Half to the Person suing for the

fame. Ibid. §. 7, and 18.

5. ——Shall appoint a Deputy-Commissary in each County, who may take Probat of Wills, and grant Letters Testamentary, and also Administration to any Person, who hath Right to the Administration of the Estate of any Person deceased, within the County: But Disputes, concerning the Right of Administration or Executorship, shall be decided by the Commissary-General; nor shall the Deputy-Commissary grant Administration, or take Probat of such disputed Will, before a Decision and Certificate thereof by the Commissary-General. Ibid. §. 29.

COMMISSARY-GENERAL;

-Shall take Security of all Executors and Administrators, to the Use of the Orphans in any Will mentioned, for the true Performance of fuch Will, according to Law and the Intent of the Testator; and transmit an Account of the Legacies lest to any Infant Orphans to the County Court. Ibid. §. 39.

7. ——Shall fend Lists of the sperate and desperate Debts, and also Lists of the Sureties, with their Places of Abode, to the County Courts, in the same Manner as the Balances are directed (by Art. 4,) to be sent.

1729, ch. 24, §. 4, and 14.

See Administrators, 1-13, 20. Cursing, &c. per Tot. Deputy-Commissary, per Tot. Intestates E-States, 1, 2, 7. Prerogative Court, per Tot. Records, per Tot. Widows, 4, 5. COMMISSIONERS. See Boundaries, 4-COMMISSIONERS of BANKRUPTS. See Bank-

rupts, 1-3. COMMON PRAYER. See Church of England. CONSPIRACY. See Negroes, 37.

CONSTABLES.

1. The Justices of the several County Courts shall appoint Constables, in each Hundred of their respective Counties, at the first County Court held next after

Michaelmas. 1715, ch. 15, §. 1.

2. The County Clerk shall signify such Appointment under his Hand, and deliver the same to the Sheriff within Five Days after every fuch Appointment. And the Sheriff shall, within Ten Days after such Delivery, deliver the same to each respective Person so appointed, or leave the same at his usual Place of Abode; under Penalty of 20 Shillings Currency on the Clerk or Sheriff respectively neglecting herein; to be recovered before a fingle Magistrate, as in the Case of small Debts, to the Use of the County. 1752, ch. 7, §. 2.

3. Any Person so appointed, neglecting or resuling to qualify, within Five Days after such Notice (by taking the Oaths to the Government, and the Oath of Office according to the Act of 1715, ch. 15,) shall incur the Penalty of 500 to Tobacco, towards the public Charge of that County, leviable by Distress. 1715,

ch. 15, §. 1, 2; and 1752, ch. 7, §. 2.

4. On the Death or Removal of any Constable, or Refusal or Neglect of any Person, so appointed, to qualify; any Two next Justices of the County are required forthwith, to appoint another proper Person to be Constable of such vacant Hundred: Who, upon their Certificate of such Appointment to him delivered, shall, within the Time, and according to the Directions of this, and the Act of 1715, ch. 15, qualify himself, under

the like Penalties, &c. 1752, ch. 7, §. 3.

5. Every Constable shall repair in Person by the 20th June yearly, to every Habitation in his Hundred, and demand of every chief Person of a Family a distinct List, from under their Hands, of all taxable Persons within their Families. Out of which the Constable shall make Two fair Lists, and deliver One of them to the Sheriff of the County, by the First Day of August after taking such List, and the other to the next County Court to be set up. 1715, ch. 15, §. 3; and

1719, ch. 12, §. 6.

6. The Constable may take any single Person or Freeman he shall find within his Hundred (who cannot procure some House-keeper within the same, to give him in as a Taxable, nor make appear that he is a Resident, or taken as a Taxable in some other Hundred or County) before the next County Magistrate; who shall commit such Person to the Sheriff, till he shall procure some House-keeper to return him as a. Taxable, and be answerable for his Levy. 1719, ch. 12, §. 7.

7. Any Constable who shall not pursue the Directions of this and the Act of 1715, ch. 15, (See Art. 5 and 6,) in the taking and returning of Taxables, shall be fined 500 th Tobacco for each Offence: One Half to the